СОМ	PTO-1083 Docket No.: 300.1042 Date! Saugust 25, 2003 SEP 0 2 2003 \$ 5
In re a Serial Filed: For:	Deplication of: No.: Lawrence Friedhoff et al. 10/067,593 February 5, 2002 Method of Treating Amyloid Beta Precursor Disorders
	nitted herewith is a Petition Requesting Withdrawal Of The Holding Of Abandonment in the above-identified tion.
[]	Small entity status under 37 C.F.R. 1.9 and 1.27 has been previously established. Applicants assert small entity status under 37 C.F.R. 1.9 and 1.27. No fee for additional claims is required. A filing fee for additional claims calculated as shown below, is required:
[X]	Also transmitted herewith are: [] Petition for extension under 37 C.F.R. 1.136 (in duplicate) [X] Other: -Exhibit A (14 pages) -Exhibit B (1 page) -Exhibit C (2 pages)
[]	Check(s) in the amount of \$00.00 is/are attached to cover: [] Filing fee for additional claims under 37 C.F.R. 1.16 [] Petition fee for extension under 37 C.F.R. 1.136 [] Other:
[X]	The Assistant Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 50-0552.

Any filing fee under 37 C.F.R. 1.16 for the presentation of additional claims which are not paid by [X] check submitted herewith.

Any patent application processing fees under 37 C.F.R. 1.17.

[X] [X] Any petition fees for extension under 37 C.F.R. 1.136 which are not paid by check submitted herewith, and it is hereby requested that this be a petition for an automatic extension of time under 37 CFR

Robert J. Paradiso, Reg. No. 41,240 David of Gard DAVIDSON, DAVIDSON & KAPPEL, LLC Reg. No. 45,991. 485 Seventh Avenue, 14th Floor New York, New York 10018

Tel: (212) 736-1940 Fax: (212) 736-2427

I hereby certify that this correspondence and/or documents referred to as attached therein and/or fee are being deposited with the United States Postal Service as "first class mail" in an envelope addressed to "Commissioner For Patents, P.O. Box 1450, Alexandria, VA 22313-1450" on August 25, 2003

DAVIDSON, DAVIDSON & KAPPEL, LLC

6 2 8 2003 SS



IN THE UNITED STATES PATENT & TRADEMARK OFFICE

xamilier: S. Jiang

Art Unit: Not Known

Re:

Application of:

Lawrence Friedhoff et al.

Serial No.:

10/067,593

Filed:

February 5, 2002

For:

METHOD OF TREATING AMYLOID BETA

PRECURSOR DISORDERS

PETITION UNDER 37 CFR 1.181(a) REQUESTING WITHDRAWAL OF THE HOLDING OF ABANDONMENT

Mail Stop: Petition Commissioner For Patents Alexandria, Va 22313-1450

August 25, 2003

Sir:

The law firm of the undersigned attorney has been notified that a Notice of Abandonment from the U.S. Patent and Trademark Office with regard to the above-identified U.S. patent application, has issued. The Examiner informed the undersigned that the Notice of Abandonment was dated July 1, 2003 and that the Notice of Abandonment stated that the application was being abandoned due to Applicants' failure to timely file a reply to an Office letter mailed on July 22, 2002.

The undersigned attorney hereby declares that thorough searches of the file jacket for the above-identified patent application and firm docket records were made, and these searches indicate that no Office letter dated July 22, 2002 was ever received by this law firm. As evidence of such, in accordance with M.P.E.P. § 711.03 (c), Applicants herewith submit a true copy of the

docket record for the law firm Davidson, Davidson & Kappel, LLC as Exhibit A, showing all replies docketed for the date (August 22, 2002), 1 (one) month from the mailing date of the non-received Office letter dated July 22, 2002. This docket record bears contemporaneous markings indicating fulfillment of certain of the docketed actions. However, the docket record does not show the due date for reply to the non-received Office letter of the present application, indicating that the Office letter was never received.

Applicants, therefore, petition the Assistant Commissioner for Patents to withdraw the holding of abandonment for failure to timely reply to the Office letter dated July 22, 2002, because Applicants' attorneys never received a copy of any Office letter that would have informed them of the obligation to reply.

Further, Applicants respectfully submit that the correct correspondence address was made of record by the Applicants at the time of filing the application. Pursuant to 37 CFR § 1.33 (enclosed as Exhibit B), "[w]hen filing an application, a correspondence address must be set forth in either an application data sheet (§ 1.76), or elsewhere, in a clearly identifiable manner, in any paper submitted with an application filing. Applicants acted accordingly, as the correspondence address of, "Davidson, Davidson & Kappel, LLC, 485 Seventh Avenue, 14th Floor, New York, NY 10018", was included on the Declaration and Power of Attorney on the date of filing the application (February 5, 2002). Additional evidence of the correspondence address being made of record in papers submitted with the application on the date of filing, is the fact that the above address was included on the Utility Application Transmittal Form, filed on February 5, 2002.

Applicants submit as Exhibit C, a copy of chapter 403, in the Manual of Patenting Examining Procedure, Eighth Edition, Incorporating Revision No.1, which reads, "[a] Customer Number . . . may be used to:(A) designate the correspondence address of a patent application by a Customer Number such that the correspondence address for the patent application would be the address associated with the Customer Number . . ." Applicants respectfully submit that

Applicants' Customer Number (23280) was included on the Utility Application Transmittal Form on February 5, 2003, the date of filing. Pursuant to the above-referenced chapter of the MPEP, the Customer Number 23280, should have been associated with Applicants' correspondence address of "485 Seventh Avenue, New York, NY 10018". Chapter 403 of the MPEP further reads, ". . . any inconsistencies between the correspondence address resulting from a Customer Number being provided in an application for the correspondence address and any other correspondence address provided in that application would be resolved in favor of the address of the Customer Number." (Emphasis added)

Applicants, therefore, petition the Assistant Commissioner for Patents to withdraw the holding of abandonment because Applicants' attorneys never received a copy of any Office letter that would have informed them of the obligation to reply.

This petition is being filed within two months of the mailing date (July 1, 2003) of the Notice of Abandonment from the U.S. Patent and Trademark Office. Thus, in accordance with 37 C.F.R. § 1.181(f), this petition is considered timely filed.

No fee is believed due. However if any additional fees are deemed to be due at this time, the Assistant Commissioner is authorized to charge payment of the same to Deposit Account No. 50-0552.

Respectfully submitted.

DAVIDSON, DAVIDSON & KAPPEL, LLC

Parashed by Daved Illgravally
Ley. No. 45,997

Davidson, Davidson & Kappel, LLC 485 Seventh Avenue, 14th Floor New York, New York 10018 (212) 736 - 1940

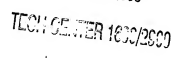




EXHIBIT A

DAVIDSON, DAVIDSON KAPPEL, LLC

TOOCKET REPORT THROUGH AUGUST 29, 2002

8/22/2002 11:04 AM

REMINDER DATE DUE DATE	OFFICE ACTION RESPONSE DUE 8/27/02 (DEADLINE DATE)	PRIMARY	SECONDARY	FILE NUMBER 332.94302 JP DIV	SERIA	SERIAL NO./FILING DATE	L NO./FILING DATE DISPOSITION	
22-Aug-02	OFFICE ACTION RESPONSE DUE 8/27/02 (W/2 MO. EXT.)	CMD/RJP	BSD	228.1012		09/979852 11/27/01		
22-Aug-02	OFFICE ACTION RESPONSE DUE 9/5/02 (3 MONTH DATE)	CMD/RJP	BSD	. 332.1122	·	09/918361 7/30/01		
22-Aug-02 PR	PROVISIONAL AND CONVENTION YEAR ENDS 9/5/02	CMD/RJP	BSD	478.1022P	1.	60/317508 9/5/01	:	:
22-Aug-02	PROVISIONAL & CONVENTION YEAR ENDS 8/29/02	CMD/RJP	BSD	478.1020P		60/315894 8/29/01	,	,
22-Aug-02	FINAL OFFICE ACTION RESPONSE DUE (W/Z MO. EXT.)	CMD/RJP	BSD	332.1113		09/730938 12/6/00	:	:
22-Aug-02	SEND REPORTING LETTER RE: PUBLICATION	CMD/RJP	BSD	200.1079 CON 7		10/057632 1/25/02	!	!
22-Aug-02	SEND REPORTING LETTER REPUBLICATION	CMD/RJP	BSD	200.1079 CON 2		10/056347 1/25/02	1	1

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REMINDER DATE / DUE DATE	ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO (NEW REMINDER OR DUE DATE)
22-Aug-02	1-3RD YEAR ANNUITIES DUE 9/5/02 ASSOCIATE WANTS INSTRUCTIONS BY 8/29/02	CMD/RJP	BSD	332.94205 JP	7-502570			· · · · · · · · · · · · · · · · · · ·
i i !	OFFICE ACTION RESPONSE DUE 9/19/02 (DEADLINE DATE)	CMD/RJP	CER	200.1066 JP	1999-507477			
22-Aug-02	SEND REPORTING LETTER RE: OFFICE ACTION RECEIVED	CMD/RJP	CER	200.1134	09/781076 2/8/01			
, <u>É</u>	ORIGINAL POWER OF ATTORNEY FORM DUE	CMD/RJP	CER	200.1133 ID	NEW APPLICATION		:	
22-Aug-02	SERVE EVIDENCE BY 8/25/02 (W/3 MO. EXT.)	CMD	CMD	200.94329 AU DIV	716793	:		
22-Aug-02	OFFICE ACTION RESPONSE & SEQUENCE LISTING DUE 9/19/02 (W/2 MO. EXT.)	СМО	CMD/FSA	382.1031	09/763117 2/15/01		-	:
22-Aug-02	22-Aug-02 RECEIVED NOTICE OF ALLOWANCE OR FILE NOP BY 9/12/02?	CMD	CMD/FSA	382.1026	09/280030 3/26/99			
22-Aug-02	PRINTING/ISSUE FEES DUE 1/11/03	CMD	CMD/MBW	817.1001 CA	2243643			
			CMIZIMOVA	817.1001 CA		2243643	2243643	2243643

REMINDER DATE /	ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO (NEW REMINDER OR
22-Aug-02	22-Aug-02 OFFICE ACTION RESPONSE DUE (3	CSK	CSK	150.1013	09/716032 11/17/00			
22-Aug-02	FILE MISSING PARTS & DRAWINGS DUE 8/24/02	CSK	CSK/MBW	174.1022	10/152367 5/21/02			
22-Aug-02	OFFICE ACTION RESPONSE DUE 8/27/02 (W/2 MO. EXT.)	CSK	CSK/MBW	423.1024	09/701477 11/29/00			:
22-Aug-02	FILE MISSING PARTS DUE 9/22/02	CSK	CSK/MBW	114.1005	NEW APPLICATION	,		;
22-Aug-02	19TH MONTH NATIONAL PHASE DUE 8/26/02	CSK	CSK/SJM	218.1002 PCT	PCT/US0Z/00909			
22-Aug-02	19TH MONTH NATIONAL PHASE DUE 8/26/02	CSK	CSK/SJM	218.1004 PCT	PCT/US02/00905			
22-Aug-02	19TH MONTH NATIONAL PHASE DUE 8/26/02	CSX	CSK/SJM	218.1005 PCT	PCT/US02/01002			:
22-Aug-02	INVITATION TO CORRECT DEFECTS DUE 9/5/02	CSK	CSK/SJM	218.1009 PCT	PCT/US02/21985			

REMINDER DATE /	ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO
22-Aug-02	22-Aug-02 OFFICE ACTION RESPONSE DUE (3 MONTH DATE)	CSK	CSK/SJM	206.1123	09/636041 8/10/00			
22-Aug-02	FILE MISSING PARTS DUE 9/22/02	CSK	CSK/SJM	218.1006	10/175137 6/19/02			
22-Aug-02	ISSUE FEE & DRAWINGS DUE 8/23/02	LBD	CSK/SLA	541.1024	09/384130 8/27/99	:		
22-Aug-02: GRAN	22-Aug-02: GRANT FEES AND CLAIMS FOR DIVISIONAL DUE (DEADLINE DATE)	CMD/RJP	DGX	200.1102 SG	200003321-7	!	:	:
22-Aug-02	NAL DUE	CMD/RJP	DGX	200.1113 SG	200003322-5			
22-Aug-02	FILE NEW APPLICATION BY 10/13/02	CSK	ERS/JMD	520,1022	NEW APPLICATION			:
22-Aug-02	OFFICE ACTION RESPONSE & SEQUENCE LISTING DUE 9/19/02 (W/2 MO. EXT.)	CMD	FSA	382.1031	09/763117 2/15/01			
22-Aug-02	22-Aug-02 RECEIVED NOTICE OF ALLOWANCE OR FILE NOP BY 9/12/02?	CMD	FSA	382.1026	09/280030 3/26/99			,

REMINDER DATE /	ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO/FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO (NEW REMINDER OR DUE DATE)
22-Aug-02	FILE NEW APPLICATION BY 8/27/02	CSK/WCG	DWL	342.1002	NEW APPLICATION	1		!
22-Aug-02	FILE NEW APPLICATION BY 8/29/02	CSK/WCG	JMD	487.1054	NEW APPLICATION			
22-Aug-02	FILE NEW APPLICATION BY 10/13/02	CSK/ERS	OWL	520.1022	NEW APPLICATION	;	:	1
,	OFFICE ACTION RESPONSE DUE 8/23/02 (3 MONTH DATE)	LBD	LBD/MMR	207.1015B CON	09/342964 6/29/99		;	
22-Aug-02	FINAL OFFICE ACTION RESPONSE DUE 8/23/02 (3 MONTH DATE)	LBD	LBD/MMR	207.1015B N4	09/523360 3/10/00			:
22-Aug-02	OFFICE ACTION RESPONSE DUE 8/23/02 (1 MONTH DATE)	LBD	LBD/MMR	207.1301 CON	10/145180 5/14/02	j 		
22-Aug-02	SEND REPORTING LETTER RE: FINAL OFFICE ACTION RECEIVED	CMD	LBD/MMR	207.1075 CON	09/824465 4/2/01			:
22-Aug-02	AMEND CLAIMS BY 8/27/02? (DEADLINE DATE)	СВО	LBD/SLA	541.1027 EP	00983920.0			:

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REMINDER DATE (ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO (NEW REMINDER OR DUE DATE)
22-Aug-02	SEND REPORTING LETTER RE: PATENT GAZETTE	LBD	LBD/SLA	541.94378 JP	3300364			2
22-Aug-02	EXECUTED POWER OF ATTORNEY FORM DUE 9/22/02	LBD	LBD/SLA	541.1020 MX	000073			
22-Aug-02	FILE MISSING PARTS & DRAWINGS DUE 8/24/02	CSK	MBW	174.1022	10/152367 5/21/02			
2-A	OFFICE ACTION RESPONSE DUE 8/27/02 (W/2 MO. EXT.)	CSX	мви	423.1024	09/701477 11/29/00			\
22-Aug-02	PRINTING/ISSUE FEES DUE 1/11/03	CMD	MBW	817.1001 CA	2243643			ABAN?
22-Aug-02	FILE MISSING PARTS DUE 9/22/02	CSK	MBW	114.1005	NEW APPLICATION			
22-Aug-02	OFFICE ACTION RESPONSE DUE 8/23/02 (3 MONTH DATE)	LBD	MMR	207.1015B CON	09/342964 6/29/99			:
22-Aug-02	FINAL OFFICE ACTION RESPONSE DUE 8/23/02 (3 MONTH DATE)	ГВО	MMR	207.1015B N4	09/523360 3/10/00			

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REMINDER DATE ,	ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO (NEW REMINDER OR DUE DATE)
22-Aug-02	OFFICE ACTION RESPONSE DUE 8/23/02 (1 MONTH DATE)	LBD	MMR	207.1301 CON	10/145190 5/14/02			
22-Aug-02	FILE MISSING PARTS DUE 9/5/02	CMD/RJP	MMR	200.93516 CON3	10/162132 6/4/02			
22-Aug-02	9TH MO	CMD/RJP	MMR	300.1042 PCT	PCT/US02/03256			
	FINAL OFFICE ACTION RESPONSE DUE 9/5/02 (3 MONTH DATE)	LBD/RVZ	MMR	207.1015B N2	09/523361 3/10/00		;	3/2
22-Aug-02	OFFICE ACTION RESPONSE DUE 10/19/02 (DEADLINE DATE)	LBD/RVZ	MMR	207.1015B EP	96921643.1	;		
22-Aug-02	22-Aug-02 [†] RECEIVED NOTICE OF ALLOWANCE OR FILE NOP BY 9/21/02?	CMD/RJP	MMR	200.1113 CON	09/815162 3/22/01			:
22-Aug-02	SEND REPORTING LETTER RE: FINAL OFFICE ACTION RECEIVED	CMD/LBD	MMR	207.1075 CON	09/824465 4/2/01			!
22-Aug-02	SEND REPORTING LETTER RE: SEARCH REPORT	CMD/RJP	MMR	300.1042 PCT	PCT/US02/03256	-		•

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REMINDER DATE /	ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO (NEW REMINDER OR DUE DATE)
22-Aug-02	SEND REPORTING LETTER RE: RESPONSE TO OA FILED	CMD/RJP	MMR	200.1102 YU	P-394/00			
22-Aug-02	SEND REPORTING LETTER RE: RESPONSE TO OA FILED	CMD/RJP	MMR	200.1113 YU	P-395/00			
22-Aug-02	FILE MISSING PARTS & DRAWINGS DUE 8/25/02 (W/2 MO. EXT.)	CMD/RJP	MMR	300.1016	10/101438 3/18/02	:		
22-Aug-02	OFFICE ACTION RESPONSE DUE 8/27/02 (DEADLINE DATE)	CMD	RJP/BSD	332.94302 JP DIV	11-219274	:		- - i
-02	OFFICE ACTION RESPONSE DUE 9/27/02 (W/2 MO. EXT.)	CMD	RJP/BSD	228.1012	09/979852 11/27/01	;	:	,
22-Aug-02	PROVISIONAL AND CONVENTION YEAR ENDS 9/5/02	CMD	RJP/BSD	478.1022P	60/317508 9/5/01		:	:
22-Aug-02	OFFICE ACTION RESPONSE DUE 9/5/02 (3 MONTH DATE)	CMD	RJP/BSD	332.1122	09/918361 7/30/01		,	!
22-Aug-02	PROVISIONAL & CONVENTION YEAR ENDS 8/29/02	CMD	RJP/BSD	478.1020P	60/315894 8/29/01			

,			200003321-7	200.1102 SG	RJP/DGK	CMD	22-Aug-02 GRANT FEES AND CLAIMS FOR DIVISIONAL DUE (DEADLINE DATE)	22-Aug-02 E
			NEW APPLICATION	200.1133 ID	RJP/CER	CMD	ORIGINAL POWER OF ATTORNEY FORM DUE	22-Aug-02
			09/781076 2/8/01	200.1134	RJP/CER	CMD	SEND REPORTING LETTER RE: OFFICE ACTION RECEIVED	22-Aug-02
		:	1999-507477	200.1066 JP	RJP/CER	CMD	OFFICE ACTION RESPONSE DUE 9/19/02 (DEADLINE DATE)	22-Aug-02
	:		7-502570	332.94205 JP	RJP/BSD	CMD	1-3RD YEAR ANNUITIES DUE 9/5/02 ASSOCIATE WANTS INSTRUCTIONS BY 8/29/02	22-Aug-02
			10/056347 1/25/02	200.1079 CON 2	RJP/BSD	CMD	SEND REPORTING LETTER RE: PUBLICATION	22-Aug-02
	:	! : !	10/057632 1/25/02	200.1079 CON 7	RJP/BSD	CMD	SEND REPORTING LETTER RE: PUBLICATION	22-Aug-02
			09/730938 12/6/00	332.1113	RJP/BSD	CMD	22-Aug-02 FINAL OFFICE ACTION RESPONSE DUE (W/2 MO. EXT.)	22-Aug-02
REDOCKET TO (NEW REMINDER OR DUE DATE)	REASSIGNED TO	DISPOSITION	SERIAL NO./FILING DATE	FILE NUMBER	SECONDARY	PRIMARY	ACTION	REMINDER DATE / DUE DATE

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22-Aug-02	22-Aug-02	22-Aug-02	22-Aug-02	22-Aug-02	22-Aug-02	22-Aug-02	22-Aug-02	REMINDER DATE / DUE DATE
SEND REPORTING LETTER RE: RESPONSE TO OA FILED	SEND REPORTING LETTER RE: RESPONSE TO OA FILED	SEND REPORTING LETTER RE: SEARCH REPORT	22-Aug-02 RECEIVED NOTICE OF ALLOWANCE OR FILE NOP BY 9/21/027	19TH MONTH NATIONAL PHASE DUE 9/5/02	FILE MISSING PARTS DUE 9/5/02	FILE MISSING PARTS & DRAWINGS DUE 8/25/02 (W/2 MO. EXT.)	22-Aug-02 GRANT FEES AND CLAIMS FOR DIVISIONAL DUE (DEADLINE DATE)	ACTION
CMD	СМО	CMD	CMD	CMD	CMD	CMD	CMD	PRIMARY
RJP/MMR	RJP/MMR	RJP/MMR	RJP/MMR	RJP/MMR	RJP/MMR	RJP/MMR	RJP/DGK	SECONDARY
200.1113 YU	200.1102 YU	300.1042 PCT	200.1113 CON	300.1042 PCT	200.93516 CON3	300.1016	200.1113 SG	FILE NUMBER
P-395/00	P-394/00	PCT/US02/03256	09/815162 3/22/01	PCT/US02/03256	10/162132 6/4/02	10/101438 3/18/02	200003322-5	SERIAL NO./FILING DATE
			!					DISPOSITION
			. 					REASSIGNED TO
			:			-: ! !		REDOCKET TO (NEW REMINDER OR DUE DATE)

· '			PCT/US02/00905	218.1004 PCT	MLS	CSK	19TH MONTH NATIONAL PHASE DUE: 8/26/02	22-Aug-02
D offero			PCT/US02/00909	218.1002 PCT	S M ·	COK	19TH MONTH NATIONAL PHASE DUE 8/26/02	22-Aug-02
			96921643.1	207.1015B EP	RVZ/MMR	ГВО	OFFICE ACTION RESPONSE DUE 10/19/02 (DEADLINE DATE)	
			96921643.1	207:1015B EP	RVZIMNR	ГВО	OFFICE ACTION RESPONSE DUE	22-Aug-02
			09/523361 3/10/00	207.1015B N2	RVZIMMR	ГВО	FINAL OFFICE ACTION RESPONSE :	22-Aug-02
		:	09/701218 11/27/00	228.1005		CMD/RJP	SEND REPORTING LETTER RE: FINAL OFFICE ACTION RECEIVED	22-Aug-02
;			60/317522 9/5/01	478.1021P	RJP/SJM	CMD	PROVISIONAL AND CONVENTION YEAR ENDS 9/5/02	;
:			09/701218 11/27/00	228.1005	RJP/RVZ	CMD	SEND REPORTING LETTER REFINAL OFFICE ACTION RECEIVED	22-Aug-02
REDOCKET TO (NEW REMINDER OR DUE DATE)	REASSIGNED TO	DISPOSITION	SERIAL NO./FILING DATE	FILE NUMBER	SECONDARY	PRIMARY	ACTION	DUE DATE

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REMINDER DATE DUE DATE	ACTION ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	<u>, , , , , , , , , , , , , , , , , , , </u>	DISPOSITION
22-Aug-02	19TH MONTH NATIONAL PHASE DUE 8/26/02	CSK	MIS	218.1005 PCT		PCT/US02/01002	PCT/US02/01002
22-Aug-02	PROVISIONAL AND CONVENTION YEAR ENDS 9/5/02	CMD/RJP	Mrs	478.1021P		60/317522 9/5/01	,
22-Aug-02	INVITATION TO CORRECT DEFECTS DUE 9/5/02	CSX	NIS	218.1009 PCT		PCT/US02/21985	PCT/US02/21985
22-Aug-02	22-Aug-02 ^{: OFFICE} ACTION RESPONSE DUE (3 MONTH DATE)	CSK	MUS	206.1123	i	09/636041 8/10/00	09/636041 8/10/00
22-Aug-02	S	CSK	MFS	218.1006	1	10/175137 6/19/02	10/175137 6/19/02
22-Aug-02	AMEND CLAIMS BY 8/27/027 (DEADLINE DATE)	Гвр	S P	541.1027 EP		00983920.0	00983920.0
22-Aug-02	ISSUE FEE & DRAWINGS DUE 8/23/02	LBD/CSK	S	541.1024		09/384130 8/27/99	
22-Aug-02	SEND REPORTING LETTER RE: PATENT GAZETTE	СВО	SIA	541.94378 JP			

REMINDER DATE /	ACTION	PRIMARY	SECONDARY	FILE NUMBER	SERIAL NO./FILING DATE	DISPOSITION	REASSIGNED TO	REDOCKET TO (NEW REMINDER OR
22-Aug-02	EXECUTED POWER OF ATTORNEY FORM DUE 9/22/02	ГВО	S	541.1020 MX	000073			
22-Aug-02	OFFICE ACTION RESPONSE DUE 9/5/02 (3 MONTH DATE)	CSK	wcg	600.1040	09/533685 3/23/00			
22-Aug-02)FFICE AC 9/5/02	COX	WCG	600.1160	09/850205 5/7/01		:	:
22-Aug-02	FICE ACTION RE	CSX	WCG	514.1008	09/994248 11/26/01			:
	팔	CSK	wcg	510.1019	09/214910 11/3/99		:	
22-Aug-02	SEND REPORTING LETTER RE: OFFICE ACTION RECEIVED	CSK	WCG	600.1163	09/894419 6/28/01			:
22-Aug-02	TRANSLATIONS DUE 9/12/02	CSK	wcg	331.1005				
22-Aug-02	FILE NEW APPLICATION BY 8/27/02	CSK	WCG/JMD	342.1002	NEW APPLICATION			

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22-Aug-02	REMINDER DATE /
FILE NEW APPLICATION BY 8/29/02	ACTION
CSK	PRIMARY
WCG/JMD	SECONDARY
487.1054	FILE NUMBER
OZ OZ	SERIAL NO/FILING DATE
	<u> </u>
	REASSIGNED TO
	REDOCKET TO REASSIGNED TO (NEW REMINDER OR DUE DATE)

EXHIBIT B

required. The itemization must include the following information:

- (A) Each particular type of fee that was erroneously paid as a small entity, (e.g., basic statutory filing fee, two-month extension of time fee) along with the current fee amount for a non-small entity;
- (B) The small entity fee actually paid, and when. This will permit the Office to differentiate, for example, between two one-month extension of time fees erroneously paid as a small entity but on different dates:
- (C) The deficiency owed amount (for each fee erroneously paid); and
- (D) The total deficiency payment owed, which is the sum or total of the individual deficiency owed amounts set forth in paragraph (c)(2)(ii)(C) of this section.
- (3) Failure to comply with requirements. If the requirements of paragraphs (c)(1) and (c)(2) of this section are not complied with, such failure will either: be treated as an authorization for the Office to process the deficiency payment and charge the processing fee set forth in § 1.17(i), or result in a requirement for compliance within a one-month non-extendable time period under § 1.136(a) to avoid the return of the fee deficiency paper, at the option of the Office.
- (d) Payment of deficiency operates as notification of loss of status. Any deficiency payment (based on a previous erroneous payment of a small entity fee) submitted under paragraph (c) of this section will be treated under § 1.27(g)(2) as a notification of a loss of entitlement to small entity status.

[47 FR 40140, Sept. 10, 1982, added effective Oct. 1, 1982; para. (a), 49 FR 553, Jan. 4, 1984, effective Apr. 1, 1984; para. (d)(2), 57 FR 2021, Jan. 17, 1992, effective Mar. 16, 1992; para. (c) revised, 58 FR 54504, Oct. 22, 1993, effective Jan. 3, 1994; para. (a) revised, 60 FR 20195, Apr. 25, 1995, effective June 8, 1995; paras. (a) & (c) revised, 62 FR 53131, Oct. 10 1997, effective Dec. 1, 1997; revised, 65 FR 54604, Sept. 8, 2000, effective Nov. 7, 2000]

Subpart B — National Processing Provisions

PROSECUTION OF APPLICATION AND APPOINTMENT OF ATTORNEY OR AGENT

§ 1.31 Applicants may be represented by a registered attorney or agent.

An applicant for patent may file and prosecute his or her own case, or he or she may be represented by a registered attorney, registered agent, or other individual authorized to practice before the Patent and Trademark Office in patent cases. See §§ 10.6 and 10.9 of this subchapter. The Patent and Trademark Office cannot aid in the selection of a registered attorney or agent.

[50 FR 5171, Feb. 6,1985, effective Mar. 8, 1985]

§ 1.32 [Reserved]

[Deleted 57 FR 29642, July 6, 1992, effective Sept. 4, 1992]

§ 1.33 Correspondence respecting patent applications, reexamination proceedings, and other proceedings.

Correspondence address and daytime telephone number. When filing an application, a correspondence address must be set forth in either an application data sheet (§ 1.76), or elsewhere, in a clearly identifiable manner, in any paper submitted with an application filing. If no correspondence address is specified, the Office may treat the mailing address of the first named inventor (if provided, see §§ 1.76(b)(1) and 1.63(c)(2)) as the correspondence address. The Office will direct all notices, official letters, and other communications relating to the application to the correspondence address. The Office will not engage in double correspondence with an applicant and a registered attorney or agent, or with more than one registered attorney or agent except as deemed necessary by the Director. If more than one correspondence address is specified, the Office will establish one as the correspondence address. For the party to whom correspondence is to be addressed, a daytime telephone number should be supplied in a clearly identifiable manner and may be changed by any party who may change the correspondence

EXHIBIT C



previously established on the filing of the application, or changed per 37 CFR 1.63(a)(1), even if the application was filed by a company that is only a partial assignee. The expression "party that will be the assignee," rather than assignee, is used in that until a declaration is submitted, inventors have only been identified, and any attempted assignment, or partial assignment, cannot operate for Office purposes until the declaration is supplied. Hence, if the application transmittal letter indicates that the application is being filed on behalf of XYZ company, with an assignment to be filed later, XYZ company would be allowed to change the correspondence address without resort to 37 CFR 3.73(b) until an executed oath or declaration is filed, and with resort to 37 CFR 3.73(b) after the oath or declaration is filed.

Where a correspondence address was set forth or changed pursuant to 37 CFR 1.33(a)(1) (prior to the filing of a 37 CFR 1.63 oath or declaration), that correspondence address remains in effect upon filing of a 37 CFR 1.63 declaration and can then only be changed pursuant to 37 CFR 1.33(a)(2).

37 CFR 1.33 states that when an attorney has been duly appointed to prosecute an application correspondence will be held with the attorney unless some other correspondence address has been given. Double correspondence with an applicant and his or her attorney, or with two representatives, will not be undertaken. See MPEP § 403.01, § 403.02, and § 714.01(d).

If double correspondence is attempted, form paragraph 4.01 should be included in the next Office action.

¶ 4.01 Dual Correspondence

Applicant has appointed an attorney or agent to conduct all business before the Patent and Trademark Office. Double correspondence with an applicant and applicant's attorney or agent will not be undertaken. Accordingly, applicant is required to conduct all future correspondence with this Office through the attorney or agent of record. See 37 CFR 1.33.

Examiner Note:

- 1. The first time a reply is received directly from applicant, include this paragraph in the Office action and send a copy of the action to the applicant. See MPEP §§ 403 and 714.01.
- 2. Should applicant file additional replies, do not send copies of subsequent Office actions to the applicant.
- Status letters from the applicant may be acknowledged in isolated instances.

In a joint application with no attorney or agent, the applicant whose name first appears in the papers

receives the correspondence, unless other instructions are given. All applicants must sign the replies. See MPEP § 714.01(a). If the assignee of the entire interest is prosecuting the application (MPEP § 402.07), the assignee may specify a correspondence address.

37 CFR 1.33(c) relates to which address communications for the patent owner will be sent in reexamination proceedings. See also MPEP § 2224.

Powers of attorney to firms are not recognized by the U.S. Patent and Trademark Office. See MPEP § 204. However, the firm's address will be considered to be the correspondence address. The address should appear as follows:

John Doe (inventor) In care of Able, Baker, and Charlie (firm) 1234 Jefferson Davis Highway Arlington, Virginia 22202

See MPEP § 601.03 for change of correspondence address.

See MPEP § 201.06(c) regarding change of correspondence address in continuation or divisional applications filed under 37 CFR 1.53(b).

CUSTOMER NUMBER PRACTICE

- A Customer Number (previously a "Payor Number") may be used to:
- (A) designate the correspondence address of a patent application by a Customer Number such that the correspondence address for the patent application would be the address associated with the Customer Number:
- (B) designate the fee address (37 CFR 1.363) of a patent by a Customer Number such that the fee address for the patent would be the address associated with the Customer Number; and
- (C) submit a list of practitioners by Customer Number such that an applicant may in a Power of Attorney appoint those practitioners associated with the Customer Number.

Thus, a Customer Number may be used to designate the address associated with the Customer Number as the correspondence address of an application (or patent) or the fee address of a patent, and may also be used to submit a power of attorney in the application (or patent) to the registered practitioners associated with the Customer Number.

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Customer Number whether a particular practitioner is associated with that Customer Number.

As the Office will not recognize more than one correspondence address (37 CFR 1.33(a)), any inconsistencies between the correspondence address resulting from a Customer Number being provided in an application for the correspondence address and any other correspondence address provided in that application would be resolved in favor of the address of the Customer Number. Due to the prohibition against dual correspondence in an application (37 CFR 1.33(a)), an applicant will be permitted to provide only a single number at a time as the Customer Number for the correspondence address.

Where an applicant appoints all of the practitioners associated with a Customer Number as well as a list of individually named practitioners, such action would be treated as only an appointment of all of the practitioners associated with a Customer Number due to the potential for confusion and data entry errors in entering registration numbers from plural sources.

Although Customer Numbers are designed to designate both a correspondence address and to associate one or more patent attorneys or agents with an application, one Customer Number may be used for the correspondence address, and another Customer Number may be used for the power of attorney.

Applicants are strongly cautioned not to attempt to appoint more than one Customer Number for a particular purpose (e.g., correspondence address) in a single communication, as such action will **not** have a cumulative effect.

The Office has created a box designation for correspondence related to a Customer Number ("Box CN"), and all correspondence related to a Customer Number (e.g., requests for a Customer Number) should be addressed to this box designation.

The following persons are authorized to change the information associated with an established Customer Number: (1) a registered practitioner associated with the Customer Number; and (2) the person who requested the Customer Number (signed the Request for Customer Number, Form PTO/SB/125).